Docket No. 4505-1047 Appln. No. 10/575,874

## REMARKS

Responsive to the requirement for restriction, applicants elect Group I, drawn to the method, with traverse.

The claims previously in the case are replaced by new claims, some of which are method claims corresponding to the elected invention, and some of which are "product-by-process" claims drawn to the label. But as the latter claims depend from and further restrict the method claims, they are clearly examinable with the method claims. Thus, the claimed method cannot produce anything other than the claimed label; and conversely, the claimed label cannot be produced by a method other than that of the elected claims. Therefore, all of the claims now in the case should be examined as to merit, and such examination is respectfully requested.

The Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 25-0120 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17.

Respectfully submitted,

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